Belli, Ashe and Gerry

	CITIZENS NATIONAL BANK I
٠.	CRESCENT DRIVE AND WILSHIR
	BELLI, STRONG, ASHE AND

TOKYO, JAPAN ROME, ITALY

May 15, 1960 San Francisco,

TENTH ANNUAL BELLI SEMINAR 'A Decade of Trial and Tort Trends"

Washington, D.C., Sunday, August 28, 1960

8:30 a.m. - 11:00 p.m.

*Dear Friends:

ALL HYPORMASTON (EHEREIN IS UNC.

I am writing this letter to the NACCA members in and around the District of Columbia where the second part of the Belli Serman will be held, Sunday, August 28, 1960, 8:30 a.m. to 11 p.ii

We want your cooperation to put on a particularly good Semilar. It's the day before the American Bar Convention.

The San Francisco Seminar will emphasize ten years of trends in the Common Law with emphasis on the leading cases over the ten year period. The speakers will attempt to prognose future trends

On the other hand, the Washington, D.C. Seminar will emphasize medical specialties not heretofore discussed at prior forensic medicine and 'medico-legal' Seminars. On the law side at Wash- ington we shall consider the various federal agencies and courts and specialized practices that the lawyer should know about, but a few do.

Of course, I hope you will attend and we hope you will submit a paper or question both for the San Francisco as well as the Wash ington Seminar.

Dr. Paul Cantor is the Medical Chairman of the Washington Serinar, and J. Kelly Farris of Portland, Oregon with James L. Dea, of my office, the Legal Chairmen.

> All good wishes MELVIN M. BELLI

6-17-80 Sp2TAB/EBM

F.BI Date: (Type in plain text or code) -Mr. W.C Tele . R 20 (Priority or Method of Mailing) Miss Gan DIRECTOR, FBI FROM: *SAC, WFO *(105-18134) ReSFlet 7/10/56, Finstant caption, enclosing a lette head memo setting forth background information pertaining to captioned subject: EX 109 REC- 3 32-Bureau l - San Francisco (105-4626) (Info) (RM) AIRTEL DATE OF REVIEW

SAC, San Francisco (105-4626)

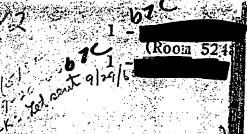
9/7/60

Director, FEI (105-49865)

REC- 31 EX 109

MELVIN M. BELLI IS - BU

ReWFOairtel 9/2/60.



alishould submit a letterhead memo suitable toradissemination, classified Confidential, setting forth per inent information contained in realitel, together with sufficient background information identifying subject.

Both SF and WFC should be on the alert for addi-tional information from established sources indicating subjec has actually left the US for Bulgaria. If such information is obtained, it should be furnished in a form suitable for dissemination also.

- WFO (105-1813:)

JJ Eprg Kny

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Note: Subject is a member of the American Bar Association (ABA) and a notorious publicity seeker. During the Annual ABA Meeting in 1959 at Miami Beach, subject embarrassed the ABA by birnging Mickey Cohen and setting up a seminar to run concurrently with the ABA Meeting. During recent ABA Meetings in NDC, we received a circular indicating subject had scheduled the 10th Annual Belli Seminar at WDC for Sunday, 8/28/60 at the Presidential Arms. This was reported in a memo from Mr. H. L. Edwards to Mr. Malone dated 8/9/60.



File No.

UNITED STATES DEPAREMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION 422 Federal Office Building 3.3 Civic Center San Francisco, California

September 29, 1960

MELVIN M. BELLI

5 67A

The September 1960 San Francisco Telephone Directory reflects MELVIN M. BELLI, BELLI, ASHE and GERRY, 722 Montgomenty Street, telephone YUkon 1-1849, residence 1228 Montgomery Street, telephone YUkon 2-2146.

Nº 1/F The 1959 San Francisco City Directory reflects MELVIN M. (JOY T; BELLI, ASHE, MC BRIDE and GERRY) resides at 1228
Montgomery Apartment 8, San Francisco. Lists BELLI, ASHE,
MG BRIDE and GERRY (MELVIN M. BELLI, JACK G. MC BRIDE, RICHARD F. GERRY) lawyers with offices at 240 Stockton Street, 10th Floor, San Francisco. U.A. 6 //

The 1960 Martindale-Hubbell Law Directory lists MELV N M. BELLI, attorney, San Francisco, California, born 1907, admitte to the Bar 1933, member of the American Bar Association and having graduated from the University of California with a B.A. ang. Lis Degree. The directory also lists BELLI, ASHE and GERRY Building, San Francisco.

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CONFIDENTIAL

The September 25, 1960 issue of the "San Francisco Examiner," Page 2, Highlight Section, Column 3, reveals that a new book published by Bobbs-Merrill is called "Belli Looks at Life and Law in Japan." The article continued: "Characteristically it has a preface by Toshio Irie, Justice of the Supreme Court Japan, and a foreward by the late Errol Flynn."

The August 4, 1960 issue of the "San Francisco Examiner," Page 1, Section III, Column 1, reveals that Barrist MEL BELLI will travel to Russia in December 1960 to gather background for his upcoming "Life and Law in Russia."

Page 6, Column 1, reflected that several hundred of the Nation leading tort lawyers, mainly in the field of personal injury, attended attorney MELVIN M. BELLI's 12 hour 10th Annual Torts Seminar at the Fairmont Hotel on July 22, 1960. The article continued BELLI's surprise guest at his last seminar was gangland figur MICKEY COHEN, who was billed as a tax problems professor. This time it was the school teacher stripper, PATTI WHITE, who is appearing in a North Beach bistro."

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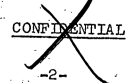
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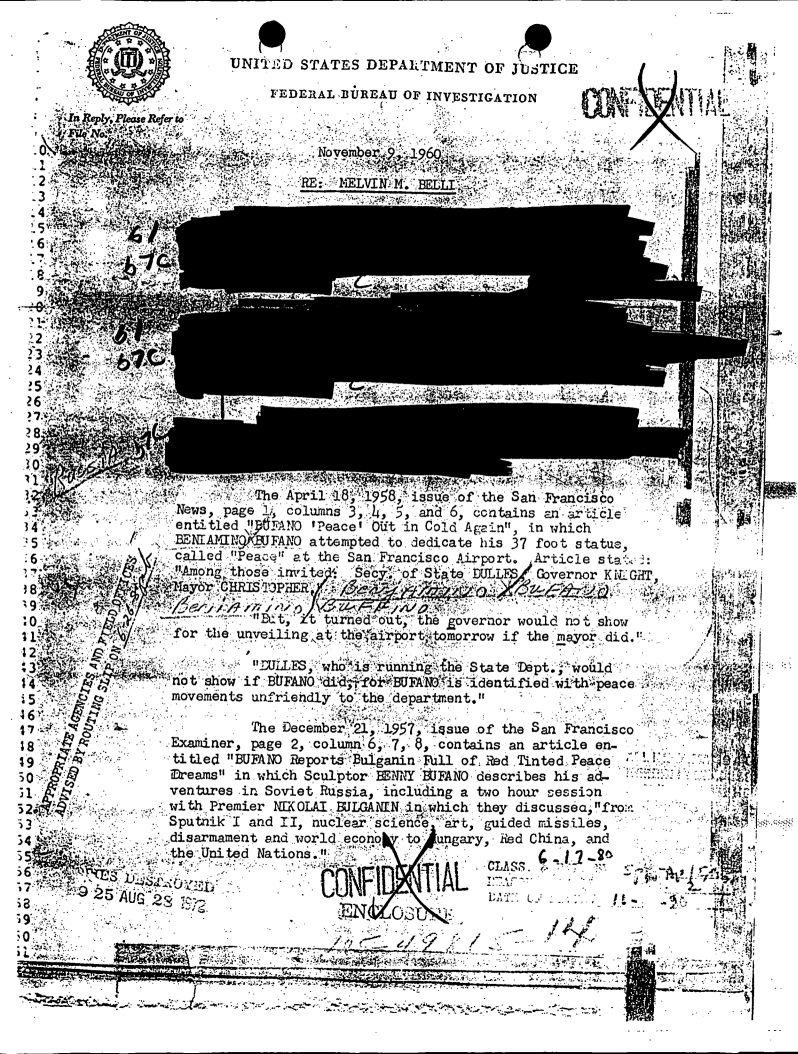
The July 20, 1960 issue of the "San Francisco Chronicle," Page 32, Column 1, reveals that the Tenth Annual Belli Seminar on Law, medicine and trial tactics will be held at the Fairmont Hotel Friday preceding the National Association of Claimants! Compensation Attorneys Convention.

The May 3, 1960 issue of the "San Francisco Examiner,"
Page 2, Column 8, reflected that BEVERLY AADIAND, 17 year old
playmate of the late Errol Flynn requested the court to continue
as her counsel MEIVIN BELLI.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.



CUNITED STATES GOVERNMENT emorandum DIRECTOR, FBI (105-49865) DATE:11/9/60 SAC, SAN FRANCISCO (105-4626) FROM MELVIN M. BEILI IS-BU Re San Francisco airtel to Bureau dated 9/29/60. he translation of the article from "Novaya Zarya" published in San Francisco was Russian language newspar performed by Translator San Francisco Office. THE SAN FRANCISCO OFFICE: AT SAN FRANCISCO, CALIFORNIA: CLASS & (Encls, 5) (REE), DATE O. A. VIL. SJE:mw FEC 91 /5-47 S ENCLOSURE 10 NOV 15 1980 HOW FORW B-142



The December 24, 25, 1957 issue of "Novaya Zarya", Russian language newspaper published in San Francisco, page 3, columns 1-4, and page 22, column 6 reveals that a prominent local sculptor BFNJAMINO BUFANO returned to San Francisco having flown to Moscow for the celebration of the 40th anniversary of the revolution. BUFANO had a two hour conversation with Soviet Prime Minister NIKOLAI BULGANIN concerning "Sputniks", nuclear science, art, disarmament; economics, Hangary, China and the U.N.

BUFANO pointed out that BULGANIN told him that he and KHRUSCHEV were against the Soviet intervention in Hungary; that they wished to let the Hungarian people themselves decide the question, but they had the minority voices in the Presidium, and as a result the Soviet forces crushed the uprising. BUFANO noted that this showed real democracy in action and that KHRUSCHEV does not have any power.

"These people are entirely different," BUFANO stated. "They desire peace more than we, for the simple reason that they wish to help people."

BUFANO pointed out that Russia made such an impression on him that he offered to make a statue of "Peace" 400 feet in height. Such statue would be out of stainless steel and mosaics and would be the greatest statue in the world. BUFANO noted that BULGANIN took his offer into consideration.

On the letterhead of the Triends of the Abraham Lincoln Brigade, Abraham Lincoln Battalion, George Washington Battalion, 715 Ashbury Street, San Francisco, California, dated August 18, 1937, appears the name BENIAMINO BUFFANO as a State Sponsor.

The Abraham Lincoln Brigade is an organization designated by the Attorney General of the United States pursuant to E. O. 10450.

This document artistics neither recommendation was result was of the Pol. It is the result of the FBI and is louned to the result of the distributed out the result of the

COL COM

UNITED STATES Y CANMENT MemorandumTO DIRECTOR, FBI (105-49865) Re San Francisco letter to Bureau, 11/9/60. Bureau San Francisco Z DEC 28 1960

AIRMAIL

DIRECTOR, FBI

FROM:

SAC, LOS ANGELES

Tann at a compation MUNICIPAL JUDGE

DOWNEY, CALIFORNIA MISCELLANEOUS

- INFORMATION CONCERNING

Los Angeles newspapers November 1 and 2, 1961, which are Belf-explanatory.

Junicipal John the Bureauts information Judge LYNN W. JOHN Callfornia, a Los Angeles Bubul Women defendance. He is under trial charged with brown

Francisco lawer attorney ELVIN BELLI a prominent san that there was raid a defense apparently intends to show that there was relation between Chief IVAN ROBINSON (NA) of the Downey Police Department and Judge JOHNSTON; that this The power of the to tell Johnston what sentences he should impose and JOHNSTON s opinion that the Bentendes he should impose and JOHNSTON's opinion that the Violations; HellI appears to be preparing to show that in that JOHNSTON the reupon set out to conduct his own investigation and JOHNSTON with defendants who sends the reason he Was In contact with defendants who appeared before him in Court. BELLT apparently intends to show that because of the Conflict between JOHNSTON and ROBINSON and JOHNSTON 8 1 NYOS 21. Eation into narcotics at Downey that ROBINSON and the Downey that the frame JOHNSTON and the most and the Downey that the frame JOHNSTON and the most and that the entire case in this matter is a frame JUNNSWUN and the Downey Police Department.

66 NOV 27196

This office has followed the matter in the press a retter was directed to the Bureau on November 1, 1961, captioned IVAN ROBINSON, JR., Chief of Police, Downey, California, FBINA Associate. Our interest was only because ROBINSON was a National Academy graduate.

On November 1, 1961, S. J. TRAINOR, Chief of the ederal Bureau of Narcotics telephonically contacted this 2.24 mil made reference to instant trial of JOHNSTON. Attorieves Office advised that as part of its defense JOHNSTON Battorneys would elsim that JOHNSTON wrote a ietter to the FBI. The investigator asked TRAINOR whether a letter complaining of narcotics conditions in Downey had been written to the Federal Bureau of Narcotics. TRAINOR stated he had checked their files but could not locate any Platter from the Judge. TRAINOR wondered if such a letter had been directed to this office inasmuch as he knew we. promotly referred narcotics matters to his office, feeling was wishing ablecto find sugarabletter which he was unable tog find A search was made of Los Angeles files and no such letter was located.

TRAINOR was recontacted and advised that we had no record of a letter from Judge JOHNSTON. He was edvised, showever; that our files are confidential and that he should not tell the investigator from the District Attorney's Office the results of the check of our files. TRAINOR stated he understood and would not make any statement that eletter from Judge JOHNSTON had not been sent to the FBI.

stated that attorney BELLI had turned the JOHNSTON trial into a trial of ROBINSON, and was attempting to make ROBINSON the gerendant. He said that BELLI was one of the most vicious and unscrupulous individuals that he had ever encountered; that BELLI was making numerous unfounded allegations against did not know how to counter ROBINSON; and that this type of attack.

JOHNSTON very well at all but knew of his extremely bad reputation for chasing after women before he was appointed to the Downey Municipal Bench. Stated for that reason he had staved at arms length from JOHNSTON.

he recalls only one brief two-minute conversation with JOHNSTON over these years.

stated the unfounded allegations of BELLI were being printed in many newspapers and made reference to an article which had appeared in the November 1 issue of the "Huntington Park Signal," an afternoon paper published in the small suburb of Huntington Park. A copy of this article is enclosed herewith. The article in effect states that the feud between Judge JOHNSTON and Chief ROBINSON had written a letter to the FBI AND Chief ROBINSON had destroyed an arrest recording herein case.

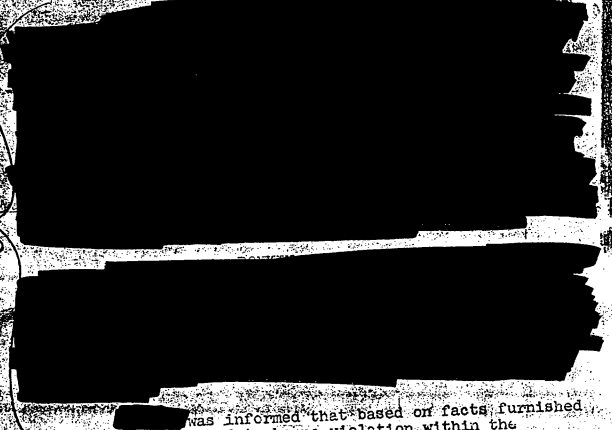
were whether JOHNSTON had made such a complaint to the FBI and whether the FBI had investigated any such complaint. He went on to state that he felt this data put out by BELLI was completely false and that he recognized he would have been aware of any investigation.

It is a such that FBI does not handle narcotics matters, nor would they be interested in any alleged destruction of a record of a drug addict.

A complete review of all possible references in the Los Angeles Office was made and a review of all correspondence in the 12-0 file (narcotics matters) going back to 1955 has been made with negative results.

I talked to and he fully realizes the confidential nature of our files and stated that he would do everything he could to avoid any interjection of FBI in this matter.

It is noted that the clipping from the "Daily Signal," enclosed herewith, reflects that JOHNSTON and ROBINSON also had words over an alleged wire tap made by the Chief of Police in a meeting room where the City of Commerce incorporation was being discussed.



was informed that based on facts furnished by him, there appeared to be no violation within the investigative jurisdiction of the FBI.

This matter will be followed closely and the Bureau will be kept advised of pertinent developments. Every care will be taken to avoid our being interjected into this matter.

UNITED STATES GOVER. MemorandumNovember 13, 1961 Mr. DeLoach sistect: LYNN W. JOHNSTON MUNICIPAL JUDGE DOWNEY, CALIFORNIA By airtel, the Los Angeles Critice advised that Judge Lynn W? Johnston has been charged with offering leniency for love to four women defermants. In effect, the charges are that Johnston would take care of a probation violation or similar matter if the woman would pay the judge "little visits." Melvin Endi, a prominent San Trancisco and Los Angeles lawyer, as a cofense apparently intends to show that there was friction between Chief Ivan Robinson (NA) of t Downey Police Department and Judge Johnston; that this eminated from Robi on s attempting to tell Johnston what sentences he should impose and Johnston's cannida I that the Downey Police Department was not properly hardling narcotics viclations; Johnston claims this whole thing is a frame-up by Robinson. Robinson claims that he does not know Judge Johnston very well but he did know of his extremely ad regulation for chasing after women before he was appointed to the Bench. A cording to Tobinson, Belli has turned the Johnston trial into a trial of Robinson and Laurempting to make Robinson the defendant and described Belli as chief the most vicious and unscrupulous individuals he has ever encountered. The Diffector noted on the airtel that Belli is "a shyster!" In connection with the trial, a representative of the Federal Bureau of Narcotics contained the Los Angeles Office on 11-1-61 advising that he had received information from the local District Attorney's Office that as part of Johnston's defende he would claim that Johnston wrote a letter to the FBI complaining is 11 12 of narcotics conditions in Downey. The Federal Bureau of Narcotics in Los Angeles : 3 apparently has no record that such a letter was written to them and there is no 14 record that Johnston wrote to the Los Angeles Office of this Bureau in this regard. 15 It is also noted that an item in the 11-1-61 issue of the "Daily Signal" Belli charged 16 in his opening statement in the trial that the lead between Johnston and Robinson's 17 men worsened after Johnston complained to the FBI and Robinson destroyed an arres 18 19 report in a heroine cas 50 31 53 Bufiles we been checked and morrecord could be located any er from Johnston. The possibility exists, however, that if such a lear had i sent here to FBI Headquarters and it-solely-concerned narcolles, in the hold per our jurisdiction, it would have been referred to the Federal Bure: CONTINUED NEXT PA

Jones to DeLoach (continued) -

by form and we would have no record of it. This is an approved procedure it is a matter in another agency's jurisdiction. With regard to Belli, we have had difficulty with him in the past. In 1947, he charged that FBI Agents were harassing his clients and he was accused by an insurance company of unething practices in soliciting clients. In 1941, he sont greetings to the Soviet Unical in support of the Red Army's struggle against Nazi Germany. In 1949, he profisted the prosecution of 12 communist leaders to Alben Barkley.

In June, 1950, he entertained the Yugoslav Counsel General at Sin Francisco in his home. In 1951, his name appeared on the letterhead of the "Lyalties Against Te Oaths for the Bar" which group opposed the require ent that candidates for admission to the Bar and members of the California Bar ake In 10.17, Herbert Resner, an admitted former member of the Communist Parky and former attorney for the Party, was associated with Billi. In 1959, Belli received notoriety for defending racketeer Mickey Cohen and Johen claimed that Belli was soing to defend stripteaser Candy Barr, a girlfrien i Cohen's. In addition to this, Belli has pulled such unethical tricks as in Aug est, 1959, when he introduced west coast mobster Mickey Cohen at a seminar or regal tactics during the American Bar Association Convention. Cohen was introduced as "Professor C'Brien," an expert on tax evasion and other criminal cases. Tie Director has stated that our San Francisco Office should keep alert for any violations of law by Belli as his record is questionable.

RECOMMENDATION:

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For information.

UNITED STATES GOVERNMENT

Memorandum

TO

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DIRECTOR, FBI (105-49865)

DATE: 11-30-32

FROM

SAC, WFO (105-18134)(P)

SUBJECT:

MELVIN M. BELLI

ReSFlet 11-9-60.

Passport Office, USDS, advised that a passport application was being processed for MELVIN M. BELLI and a recommendation had been made by his office that passport facilities be granted to him.

On 10-19-62, a request was submitted to USDS for a search of Passport Office records under this name. On 11-27-62, it was necessary to resubmit this request since the Passport Office was unable to locate the original reques

Pertinent information from this file will be submitted to the Bureau immediately upon receipt of same. USDS is being closely followed in this matter.

REC 6 105-49865

25 DEC 4 1962

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30 DEC 10 1962

: DIRECTOR, FBI (105-49865)

DATE: 12/11/62

SAC, WFO (105-18134) (RUC)

MELVIN MOURON BELLI IS-CUBA

The title of this communication has been changed to show the full name of the subject as obtained from files of the Passport Office, USDS.

ReSFlet 11/9/60 captioned "MELVIN M. BELLI; IS-B

Enclosed are nine copies for the Bureau and one copy for SF for information of a LAM dated and captioned as above.

> Subject's passport file was reviewed by IC No additional pertinent information WFO files.

(2) Bureau (Eng 9) 1-San Francisco (105-4626) (Inro) (Euc I) (RM) 1-WFO

DMB:kim (4)

Copy to: CIA/State/RAO OMI/CSI/ACSI by routing slip for info. Date 12/20/62 by RAM/del

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UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D. C. December 11, 1962

MELVIN MOURON BELLI INTERNAL SECURITY - CUBA

On November 30, 1962, Mrs. Verde L. Crenshaw, Passport Office, United States Department of State, made available a file which contained the following information:

On July 8, 1958, Passport Number 1141530 was issued at San Francisco, California, to/Melvin Mouron Belli based on an application filed by him at San Francisco, California, on the same date. The passport was restricted against travel to Albania, Bulgaria, Hungary and those portions of China, Korea and Viet-Nam under communist control. According to the application Belli was born on July 29, 1907, at Sonora, California. His permanent residence was 1228 Montgomery Street, and his mailing address 240 Stockton Street, both San Francisco, California. intended to depart from San Francisco by air on July 12, 1958, for a trip of three weeks' duration to England, Germany, France, Italy and Spain for the purpose of attending a Bar Association meeting in Cologne (country not stated). His parents were identified as Chesar A. Belli, who was born in 1885 at Eureka, Nevada, and Leonie Mouron, who was born in 1887 at Sonora, California. Both were deceased. Belli showed that he was last married in April, 1956, to Joy Belli, who was born in 1928 at Los Angeles, California, and was presently residing with him. Belli's occupation was shown as that of lawyer. On September 1, 1960, this passport was renewed at Washington, B. C., for a trip to Bulgaria, Turkey, Italy and France, the purpose of this travel being set forth as "lawyer-author".

On August 24, 1962, Passport Number C-529868 was issued at Los Angeles, California, to the above individual, based on his application filed at Los Angeles on August 20, 1962. According to the application his permanent residence was Belli Building, San Francisco, California, and his mailing address Continental Bank Building, 873 Sunset Boulevard, Hollywood, California.

The application showed that Belli was last married on March 22, 1954, to Joy Turner Belli, who was born at Los Angeles, California, in December, 1930. The

COPIES DESTROYED

ENCLOSURE

RE: MELVIN MOURON BELLI

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application further showed that Belli had been married to one Betty Ballantine, who was born in California in 1910, but that this marriage had been terminated by divorce.

He intended to depart from Los Angeles by air on September 1, 1962, to travel as a tourist for one month to Italy, France, England, Albania, Yugoslavia, Greece, Hungary and Bulgaria. This passport was restricted against travel to Albania, Cuba and those portions of China, Korea and Viet-Nam under communist control. By letter dated November 15, 1962, the Passport Office in Washington, D. C., validated this passport for one round trip to Cuba not to extend beyond January 30, 1963, for the purpose of writing articles for a law review.

The file showed that passports had previously been issued to Belli in 1929, 1947, 1949, 1954 and 1956 for travel to various European countries and, in 1954, to Japan.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

LAW OFFICES

Belli, Ashe and Gerry

ROME. ITALY

TOKYO, JAPAN

CABLE "BELEA"

San Francisco - March 8, 1963

LOS ANGELES OS MOLLYMODOI PLEANDER S CONTINENTAL JANA TUR DING \$... 8730 SUNSET BOU ET IND ...

> MELVIN M. BELLIT LOU ASHE RICHARD F. GLAD DONALD E. LE DANNY P. 100 SAHUEL I. BELL SAUL GP...SO S. M. DAT SEYMOUP M. LE

'Air Mail

The Belli Building • 722 MONTGOMERY STREET

MELVIN M. BELLI

LOU ASHE

AICHARD F. GERRY

DAYID H. HEGAHEY

Dr. Fred Miller Federal Bureau of Investigation 3700 Washington Avenue Washington, D. C.

Dear Doctor Miller:

It was very nice meeting you recently and I am looking forward to refing you on my next visit to Washington. It is my hope that we can possilly get together on some FBI pictures that I might use for a new book I doing on criminal law.

MODERN TRIALS (Abridged Edition) is the one-volume abridgment for the layman as well as the law student of the famed six-volume AODERN TRIALS, which was the first and is the best-selling law book of its kind in the last ten years.

This current abridged edition is particularly slanted for general reader as well as law student and lawyer interest. We expect a large sale to the lay public. It will be followed by my demonstrative evidence criminal law book, a new venture in publishing, since it, too, has been written for laymen as well as lawyers.

The book is being accepted for teaching use in many of the major law schools of the United States, but we are particularly interested now that the layman see what is the law, of what it is made, and how it is practiced. We hope that this is the book which tells him, as well as the law student.

We have asked our publishers, Bobbs-Merrill, to send you a copy of this book and are hoping that you might be able to do a review for us.

All good wishes,

dice

MELVIN M BELLI

Leo Gobin

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SpiTAP / SAM

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-49611_18 Mr. Melvin M. Belli Belli Ashe and Gorry The Bell Building 722 Montgomery Street San Francisco 11, California Dear Mr. Belli: Your letter of March 8, 1968, addressed to Special agent Fred M. Miller, was noted by Mr. Roover as he was leavingthe city. He wanted me to inform you that as a matter of policy, it will not be possible for Dr. Miller to comment concerning your book, and the heavy pressure of our official responsibilities precludes our furnishing the other assistance you requested. Helen W. Gandy Secretary NOTE: See M2 4 Cones to DeLoach memo, 3/13/63, captioned: Mnw Melvin M. Belli, Belli, Ashe and Gerry, The Belli Building, 722 Montgomery Street, San Francisco 11, California." JH:dgs

UNITED STATES GOVE! ENT MemorandumMr. DeLoach 3/13/63 MR. MELVIN M. BELLI SUBJECT: BELLI, ASHE AND GERRY THE BELLI BUILDING 722 MONTGOMERY STREET SAN FRANCISCO 11, CALIFORNIA Captioned individual has sent a letter dated 3/8/63 to Special gent Fred M. Miller of the Laboratory. Belli refers to a recent meeting with Samiller that he looks forward to seeing him on his next visit to Washington, and he empresses the hope that he can receive some assistance on FBI pictures which he might see in 25 a new book he is writing on criminal law. Belli also refers to a book he has suthore if ?6 "Modern Trials," and notes he has requested the publisher to send a copy to A Miller in the hopes that the latter may be able to review it. BACKGROUND: On 2/15/63, SA Miller delivered a paper, "The Forensic Scientist in Court," before the American Academy of Forensic Sciences in Chicago. Eelli approached SA Miller afterwards and complimented him on the paper. This was the only contact SA Miller had with Belli. INFORMATION IN BUFILES: Melor M. Bold 39 :0 11 17 18 19 50 ;3 eut 3- 13-63 KX-102 REC-72 Enclosures (2)

M. A. Jones to DeLoach Memo
Re: Mr. Melvin M. Belli
San Francisco, California
CONSULTATION WILL CAR

In an airtel dated 11/2/61, Los Angeles furnished details concerning Belli's defense of a local judge who had been charged with offering leniency for love to four women defendants

Downey, California, at that time described Belli as one of the most vicious and unscrupulous individuals he had ever encountered. The Director noted on the alternative that Belli is "a shyster."

In November, 1962, we received information from the State Degart ment that Belli was intending to visit several foreign countries including Cub.

OBSERVATIONS:

In view of Belli's unsavory reputation, we certainly do not want of offer him any kind of cooperation nor do any thing to encourage further contact of Bureau personnel by him.

RECOMMENDATION:

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15 16 That the attached in-absence letter be sent to Belli advising of our inability to be of assistance, and that no further acknowledgement be afforded him

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TO OH

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UNITED STATES GOVE. MENT

Memorandum

TO

Mr. DeLoach

DATE: 3-26-63

.FROM

M. A. Johes

SUBJECT:

MR. MELVIN M. BELLI BELLI, ASHE AND GERRY THE BELLI BUILDING 722 MONTGOMERY STREET SAN FRANCISCO 11, CALIFORNIA M.A.

BACKGROUND:

My memo of 3-13-63 noted receipt of a letter from captioned individual by SA Fred M. Miller of the Laboratory in which Belli expressed the hope he might receive assistance on FBI pictures he desired to use in a new book he was writing. Belli referred to another book he authored, "Modern Trials," and said he had asked the publisher to send SA Miller a copy in the hope the latter might be able to review it. SA Miller's only contact with I enhance the had been at a recent scientific convention in Chicago when Belli had congratual ted Miller on a paper he had delivered.

In view of Belli's unsavory reputation, he was afforded an in-absence response on 3-13-63 advising of our inability to be of assistance to him and of the fact that SA Miller would not be able to review his book.

CURRENT DEVELOPMENT:

A copy of Belli's book, "Modern Trials," has now been received by SA Miller. It has not been reviewed; however, it appears to be a text devoted to the handling, preparation and trial of cases, with the emphasis on negligence matters.

RECOMMENDATIONS:

REC- 57

(1) Since Belli was informed that it would not be possible for a Bureau representative to review this book, it is recommended that no further

105.49865

(2) That the attached copy of "Modern Trials" be retained in the

Bureau Library.

acknowledgement be sent to him.

Enclosure

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CONTAINED

SPLIPPITA

Ruby's Plea To Be Based On Insanity

DALLAS, Dec. 10 (UPI) Melvin Belli, spectacularly successful San Francisco lawyer, took over the defense for self-appointed executioner Jack Ruby today and said Ruby will plead innocent by reason of insanity to the slave ing of -accused -presidential assassin Lee Harvey Oswald.

Belli said he has no objections to live television coverage of the trial.

"We will be ready by the scheduled trial date of Feb. 3," he said. "We will plead himnot guilty by reason of insan-

Belli said he may ask for a change of venue to move the trial from Dallas. Belli said he will be Ruby's chief counsel.

Belli visited Ruby in his Dallas County jail cell along with attorneys Tom Howard of Dallas, Sam S. Brody of Los Angeles and J. H. Tona-hill of Jasper, Tex.

Howard took the Ruby case hours after Ruby shot and killed Oswald in the basementof the Dallas city jail Nov. 24; before a Nation-wide television audience.

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Casper Callahan Conrad

Tavel

The Washington Post one Times Hereld

The Washington Daily News

The Evening Star

New York Herald Tribune

New York Journal-American

New York Mirror _

New York Daily News

New York Post _

The New York Times

The Wall Street Journa! _

The National Obser-

(Mount Clipping in Space Below)

Flamböyant

Melvin Belli insists he is not

flamboyant in the cover soll a book he mailed to a Dallas News reporter, Belli, lawyer for Jack Ruby,

penned these words

"To Carl Freund with all good wishes, Melvin Belli Not a flamboyant lawyer—colorful, yes!"

The book was Belli's cwn "Ready for the Plaintiff."

After Ruby's bond hearing Mon-B day, Belli again told reporters
that he does not like to be called
flariboyant
United Press International went
gift ahead however:

3 as a lawyer, and he is probably
4 the best courtroom performer
5 anyone could book. His silver
hair, his flamboyant manner, his flair for the dramatic-all are part of the image that has con-18 tributed to the 55-year-old Belli's 3 g reputation as one of San Francis-0 co's most effective lawyers."

Belli, the actor, was once 12 William Prosser of the Universiy of California Law School:

Eyery good trial lawyer is, to some extent, an actor, be he artist or ham; and he is also a play-16 wright and a director, who prepares the script, sets the scene az cloga manages the evidence. Mr. Belli is all of that, and more

OF JAN 100 ORA

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Ruby's Lawyer Has Reputation As Courtroom Barrymore

By William Flynn
27 Special to The Washinston Pos
28 SANY ANCISCO — Melvin
9 our of field is a genius with
30 split personality
1 He is a lawyer. He is an
2 tors
2 He will display both these

He will display both these personalities when he strides itto the spotlight of world at a stride it of the spotlight of world at a stride it of the spotlight of world at a stride it of the harvey Oswald seried as assassin of President Kenpedy, begins in Texas. 9 veteran court watchers in a colifornia and a number of the states—are ready to give that to three that jurispruizance in Texas never will be the same again when the Belliamby trial concludes in the system seldom is after the white-haired lawyer from the rugged Mother Lode county of California concludes and apparts.

glielvin Mouron Belli does fore than "practice law." He makes it; and while blazit new trails in the evolution of the ancient and honorable. Inglish Common Law, he combles the best of John Drew, Gun Barrymore, Maurice yans and Richard Burton to Could the audience with a libatrical performance that seljem is equaled in the history of the modern theater. King of Torts'

During a 3-decade career, Bell's genius for the law has made him wealthy—and famous from the plaintiff's point of view; and internous as far as insurance companies and the American Medical Association are concerned.

Winning the proud title of "King of Torts," Belli has eased the pain and suffering of hundreds of clients by giving them two-thirds of the net he won from the insurance companies in prosecuting their claims for damages. They have received several millions of dollars, which is the reason the San, Francisco attorney is a "dirty name" to the liability carriers for individuals and members of the medical profession.

He also has practiced criminal law, defending everyone from fillers to forgers. Some of his capital crime clients have sent him Christmas greetings from life imprisonment cells or from homes established after acquittal. Others haven't They died in San Quentin Prison's apple green, 8-sided gas chamber.

Each of his cases is presented with a flair. His submission of evidence is dramatic, flamboyant. The secret of his success is meticulous preparation and attentioncompelling presentation and argustent. Studies at Johns Hopkins

He brows more medicine than many a specialist. He should He studies annually at Johns Hopkins to keep abreast of the latest in medical science. He knows the law.

Once he sought damages for a woman whose shapely limb had been severed above the knee by the flanged wheels of a San Francisco municipal railway street car. As the trial progressed, he kept touching, turning, shifting a long butcher-paper wrapped package at his table.

Not once did he refer to it. But its almost constant movement fascinated the men and women of the jury. Finally he asked his client to stand. She did—on one leg.

Then, and only then, did Belli raise the package, slowly unwrap it—to display an artificial limb. He carried it to the one-legged woman, asked her to fit it to the thigh stump. She did. She then stood wan but brave before the jury, supporting herself on one silken clad leg and one mechanical device.

The jury awarded her \$100,000 settlement, a record in those days. Since then the sum for Belli verdicts has reached \$675,000, given one plaintiff in an action against Cutter Laboratories in the

The Washington Post and
Times Herald
The Washington Dairy News

New York Daily News ______

New York Post ______

The New York Times ______

The New York Times _______
The Worker _______

The New Leader _____
The Wall Street Journal

The National Observer .

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T RECOSES

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SPITTO LATE

Salki vaccine case that in several cases affected individ-

uals with polio.

Another case he tried was on behalf of a 600-pound delendant. There was a technical medical, problem in polved To emphasize to the urors that his cliem had difficulty lin getting around because of his weight Belli ar anged to have hum swung into the third floor window of the court room by a crane. Even before he was a progessional lawyer. Belli was aware of the was refused his high school diploma because as he explains. I was taken with drink the night of gradhation. He sued as a citizen and won forcing the school poord to give him the documents.

He was graduated from the University of California law shoot in the midst of the Degression, He passed the California Bar examination but there was no job in law offices for the uture "King of Torts." He specame a relie of investigation.

Minthat role he was "vagged" nugged, fingerprinted, jailed, and "floated" out of town with warning from the police fourt, judge to never let his skadow touch ground in San Diego again.

But he did return—years loter. Then he appeared as counsel for the plaintiff before the same judge and qualified himself by presenting his San Diego rap sheet, complete with front and profile photos, and ingerprints. The judge could nothing but commend him or his rehabilitation

THIS voice is soft, mellow, or rages, with righteous indignation at the cupidity of his opponents. His suits are dark, the rest from Saville row. His hir ts are handmade with raffled fronts from which wink humond study, sometimes hidden by a flowing, Byron tie this shirt cuffs are starched to be and stiffness. His black boots being heeled, and highly policed.

when he sums up in a damage suit, he uses a blackboard he lists so many thousands of collars for this loss and that bain and strikes a grand total office there was method in his misaddition.

Juror Corrects Addition

A San Francisco Superior Court judge became so transfixed with the itemized list of damages that when Belli struck the total with a flurry of chalk dust, the jurist exclaimed:

"You don't mean \$200,000. Mr. Belli, your client should have \$300,000."

Belli scanned the figures, added again, the jury fascinated. He struck out the \$200,000 total wrote \$300,000. The jurors took five minutes to award the client \$300,000.

This use of demonstrative evidence, including skeletons, and models of vital organs, has caused Dean Roscoe Pound of Harvard Law School to describe the Ruby defense counsel, as "a master of this mode of presenting cases," and as a "contribution to the administration of justice."

administration of justice."

Belli modestly says Dean
Pound is a fine judge of
lawyers.

He also would agree with the estimate, that he is a genius—and he lives the role to the hilt.

Every morning his secretary gives him 10, brand new \$10 bills.

"A man has to have walking around money," he explains slipping them into a solid silver money clip.

He confounds wine waiters with his knowledge of vintages.

He drives a Rolls Royce but frequently has it repainted beige, purple, silver, black, ross.

he says, "but, after all, even a Rolls shouldn't be boring."

Free Flight to Fancy

For night time and nippy San Francisco daytime wear he prefers a crimson lined cape rather than a Chesterfield, welvet collared topcoat to set off his black Homburg.

But it is in his office and his home that he has really given free flight to his fancy for the spectacular.

Raising his second family with his third wife at 57, he lives on the top floor of a three floor flat building he owns on Telegraph Hill in San Francisco, On the roof, providing a breath-taking view of San Francisco Bay, he has a gigantic parocue in that the same of the

The interior of the home is done in the ve)vets—crimson to black—of the Gold Burh days of canfornia. One built n bookshelf is of special literest it nodes the volumes te has written, more than a soft, ranging from frothy bits h as "Life and Law in Rus ia of the three volume "Lod on Trials" that is a textbook or members of his profession.

"I've made more than \$ 000 out of that one," he recom-

His office, just a few blaway down. Telegraph along Montgomery street, renovated 100 year old build. The exterior is done in used brick, black ironwork fashion of the Qualte New Orleans.

New Orleans

A Philadelphia trained yer, William Sweeney, nov New York, once visited Belli building After surve, the garish interior of Belli fice complete with 100-years bar, Mother Lode antique, a steam room in the baser reached by sliding down 11 man's brassk pole, Sweet wandered into the street, viously suffering from shows

viously suffering from she "If this was in Philadelphise he muttered, "the man we be disbarred."

That has occurred to the ethics committee of the California State Bar Association at times, too, but nothing has been done about it.

As for the American Bar Association, Belli says:

"I hang that certificate over the bowl in the wash room."

No Ordinary Counsel

Thus, it may be said, Jack Ruby has no ordinary defense counsel to ry to win freedom on the grounds he was insane when he fired the fatal shot that killed the alleged killer of President Kennedy.

And it is also certain beyond a reasonable doubt that Malvin Mouron Belli will provide Ruby with more than a conpetent defense.

He always gives his client that defense. They have hundreds of thousands of dollar | to prove it.

And those who lost the bases that resulted in the least that resulted in the least that ments may not the least with Mouron Belli but they speed him; and feer him.

He accepts gratitue respect, and fear as his j due but is not overwhele y it

After all, "genius 50

BEST CON AVAILABL



Melvin M. Belli, Jack Ruby's lawyer, has earned a reputation for being a garish genius.

Texas Bar Asks Ban On Practice by Belli

(UPI)—The State Bar today rageous conduct" following asked permission from the the death penalty sentence Texas Supreme Court to file given his former client, Jack for a permanent injunction Ruby, in a Dallas County to bar San Francisco attorney courtroom two weeks ago. Melvin Belli from practicing The motion quoted Belli as law in the State of Texas.

-- 1 1-27-63**)**

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his assistant, L. Money rest assured we will appeal Adams Jr.

The Rar accused Behi

AUSTIN, Tex., March 30 "violent outbursts and out-

The sult was filed for the May I thank this jury for a Grant, general counsel, and victory for bigotry. You can this to a court where there is Of justice. We will take it to a court outside Dallas."

The State Bar's motion said, "Such flagrant violations of the canons of ethics have shocked the consciences of not only the lawyers of Texas and the Nation, but the public as well."

The Bar filed a 10-page petition accompanied by 40 pages of newspaper article reproductions. All the articles involved Belli's criticism of Dallas, District Judge Joe Brown and the Ruby trial

The Washington Daily News The Evening Star _ New York Herald Tribune

Casper Callahan

Delbooch

Trotter Tele Roc

Holmes Gandy ج

New York Journal-American New York Mirror -New York Daily News

New York Post _ The New York Times .

The New Leader _

The Wall Street Journal _ The National Obserr

People's World

RECORDED

46 APR 7 1964

Memorandum

Mr. Mohr

DATE: February 25, 1964

FROM

C. D. DeLoach

5 SUBJECT

ASSASSINATION OF THE PRESIDENT

formed of the Director's absence from the office, he asked to speak to me. I we at the Sethesda Naval Hospital at the time for a physical examination. I called back 13:30 p.m.

advised that one of their good young reporters, who is insidered to be very reliable, has learned from sources in Dallas, also from members of Congression of from one recently released FBI Agent, that both Jack Ruby and Lee Harvey Congression of the FBI prior to the time President Kennedy was assassinated stated that his reporter had pledged not to reveal the name of this former Agent. The also dicated that Melvin Belli, the attorney for the defense in the Ruby case, had tolerable goorter that Oswald was an FBI informant.

The alleged sources in Congress who told the reporter about his little additionally advised him that it was entirely possible that J. Edgar Hoover additionally advised him that it was entirely possible that J. Edgar Hoover additionally advised him that it was entirely possible that J. Edgar Hoover additionally advised him that J. Edgar Hoover advised him that J. Edgar

said he wanted to let the Director know about this matter at once fold him that the Director already knew of this rumor that that this was an old, old story without a scintilla of truth to it. I went into some detail with applaining that irese careless rumors came from 3 different sources: (1) I explained the matter of Senator sailand, Chairman of the Senate Internal Security Subcommittee, and Jay Sourwing 19 unsel of that Committee, having picked up this information from a line of the senator strom Thurmond. I told we had confronted the had backed down. I claimed that he merely deduced such facts on the senator sprior experience in military intelligence. I told that had a had your split logic and was a "dreamer"; (2) I mentioned the drive by the Communist.

6 Mr. Belmont

Mr. Rosen

58 Wr. Sullivan Contains INFORMATION CONTAINE

Diamir (5) OAPRO 2000 DATE 1 1 SUNCIASSIFIED

DeLoach to Mohr memo Re: Assassination of the President 67W 67W

prove the fact that Oswald was a confirmed Marxist by alleging that Oswald was a proper either the FBI or CIA; (3) I told that the 'recently released former Agent! was undoubtedly one who was dismissed with prejudice for making laise and defamatory statements about the FBI. I additionally mentioned the incident is olving the reporter by the name of Hudkins who had rejused to back up his statements properties to Henry Wade, the prosecutor in Dallas, Texas. Insofar as Belli was construed, the might like to consider the source inasmuch as Belli would us every subterfuge possible in order to get publicity for himself and to get his client, Rull off the hook on a plea of insanity.

agreed that the allegations were undoubtedly false and ated that he was satisfied and that no action would be taken by the papers. He ked, however, that I call the publisher of the and this ted the same facts. He stated to could be reached at the stated to offices.

I talked to at approximately 4:20 p.m., 2/25/64, and himelated me the same facts as previously given by however, added that the Melvin Belli making the above-mentioned allegations; heporter event into some detail refuting the same allegations that both that Belli's allegations, particul, lad mentioned. In conclusion, I told would necessitate our interviewing him and asking him to put up or shut up Hell stated he thought this would be necessary and agreed it should be done. cluded by stating that the article would not be published in the papers; however, he Lelt that Belli would continue his gabbing and some other paper might carry these allegations. I told him that other publications had already carried almost the same rumors. in mentioned former Agent article in "SAGA" magazine as well as the article in "Whation" magazine and the articles by the Communist Party. was not familiar with these articles, however, stated he could see the rumors were being well played.

Both and and were completely satisfied concerning our efutation of these allegations.

ACTION:

It is suggested this memorandum be forwarded to the Domestic Intelligence division and that consideration be given to immediately interviewing Belli concerning the above-mentioned allegations which he allegedly gave to report the report of their report of their close friendship to the Director and the Bureau. I do feel, however, that if it is necessary they they are the reporter has obtained from Belli.

1-Mr.Belmont Memorandum1-Mr.Mohr 1-Mr.Callahan 1-%r.DeLoach W. C. Sullivan 2-28-34 1-Mr.Rosen 1-Mr.Sullivan 1-Mr .Malley 1-Mr.Branigan SUBJECT: LEE HARVEY OSWALD 1-Mr.Lenihan 1-Mr.Decker INTERNAL SECURITY - R - CUBA (D) . 1-Mr. Gheesling Memorandum Mr. DeLoach to Mr. Mohr 2-25-64 reported information from respectively, , that unnamed as very remable, had been advised by Melvin a described by attorney for Jack Ruby, that Oswald was an FBI informant; that Bel. knew from reliable sources that Ruby had been an informant for 8 works and Oswald an informant for 13 weeks. Stated this Belli making these allegations. recommended consideration be given to immediately interviewing Bell and the Director noted: "Yes. Make him either put up or shut up. At 9:20 p.m., 2-28-64, SAC Gordon Shanklin, Dallas, tel> phonically advised Night Supervisor A. J. Decker as follows. Shanklin and SA Vincent E. Drain interviewed Belli the evening of 2-28-64 in a hotel room secured for that purpose. Belli insisted that his fellow lawyer, Joe Tonahill, be present. Belli was advised that we had received information. bithat we had received information from a reliable source that he had stated Lee Harvey Oswald was a security-type informant of the IBI for a period of 13 weeks. He was informed that there was absolutely no truth in this and that we desired to secure from him any and all information which he had in this regard. Belli stated that around the first of the year he had seen an article in the "Houston Post" by Lonnie-Hudkins, which article was a rumor to the effect that Oswald might have been an informant of the FBI or CIA, and subsequent to that article Belli subpoended Hudkins to appear as a witness at the change of venue hearing before Judge Joe D. Brown. Sometime during that period he heard another rumor around the courthouse to the effect that Oswald might have been an informant of the Belli related that he questioned Mudkins during the change of Myenue hearing as he felt that the prosecution might try to use him at a later date. Judge Brown in the change of vanue hearing refused to permit Hudkins to answer his question after objections of the prosecution 105-19805 Belli stated that he thought at that time land still does hat these rumore originated with William Alexander Assistant I strict ttorney, who had tried to plant other rumors on him and that it was Belli's feeling that Alexander thought Belli might fall for this trap. e stated he placed no credence whatsoever in the rumor that Osw 1d wask n informant and that if there was any credence to such he did it think

Momorandum to Mr. Sullivan Lee Harvey Oswald 105-82555

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that such information had any place in the Jack Ruby trial. He poilted out that if he brought this up in the trial he would certainly have to prove it and he would never think of doing so without seeing if it pre true from the FBI.

Belli stated that he had talked to numerous reporters and news media during the past several weeks and he could not recall with whom he had talked. However, he did recall, to the best of his methat approximately 3 weeks ago someone asked him if he had heard the rumor that Oswald had been an informant of the FBI and he believed the person asking this question was a reporter. To the best of his memory Belli stated he told this person that he had heard this runn around the courthouse. He does not recall exactly what he said but he is certain he never said anything to the effect that Oswald had bed an informant for 13 weeks or that he had been a security informant Belli was again emphatically advised that Lee Harvey Oswald has never been an informant of the FBI. He again reiterated that he does not think so and never would place any credence in this rumor.

Belli was also advised that we received information that le had also stated that Jack Leon Ruby had been an informant of the FI for a period of 8 weeks. Both he and Tonahill stated that they had at no time ever heard anyone state that Ruby was an informant or infer that he was an informant. Belli insisted that he be permitted to (11) his other co-coursel to the room, Phillip Burleson, and ask him if he had ever heard this rumor. Eurleson upon being asked the same question islas to whether or not he had ever heard of Ruby being an informant or a rumor to that effect, advised that he had never heard a rumor from in lanyone to that effect.

Belli, Tonahill and Burleson all stated that they had never told anyone or inferred to anyone that Ruby was an informant of the FBI. astated that he believed he and his co-counsels would have known if Ruby had been an informant of the FBI since they had questioned him in detail about his entire life and he is certain Ruby would have told him if he had been an informant. He stated Ruby had never mentioned in any manner iwhatsoever cooperating with the TBI.

Upon conclusion Belli stated that he was getting "damned fired of Assistant District Attorney William Alexander planting rumors which Alexander thought Belli might fall for and it was his opinion that Alexander was probably the source concerning the rumor that Oswald was an informant of the FBI. Belli then specifically asked SAC Shareli if Ruby had ever been an informant as this was the first that he ha heard of it and he was advised that Ruby had never been an information of Belli asked no further questions.

Memorandum to Mr. Sullivan Re: Lee Harvey Oswald 105-82555

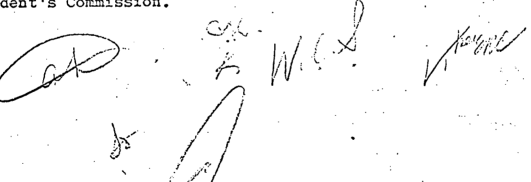
RECOMMENDATIONS:

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that no further contacts be had with

(2) While Belli also categorically denied making any structured as alleged by Hearst officials, it is believed that in order to conclusively pin this matter down Mr. DeLoach's office should contact and ask that he make the statements available

(3) Immediately following it is made available, we will furnish the above details to the President's Commission.



MAY 1942 EDITION GSA GEN, REG. NO. 27 UNITED STATES GOVERNMENT 1 - Mr. Mohr 1 - Mr. Callahan 1 - Mr. DeLoach $\it Iemorandum$ - Markosen -4-64 MR. SULLIVAN 1 - Mr. Sullivan - Mr. Mailey 1 - Mr. Lenihan 1 - Mr. Decker Subject. 1 - Mr. Gheesling LEE HARVEY CSWALD 1 - Mr. Anderson Por 1 - Mr. Branigan INTERNAL SECURITY - RUSSIA - CUBA Memorandum Branigan to Sullivan 2-28-64, set forth issults definiterview by SAC Shanklin, Dallas, and SA Vincent E. Drain with Melvin Belli, attorney for Jack Ruby, concerning allegation that Belli had Stated Oswald and Jack Ruby were FBI informants. Eelli stated he had heard rumors to that effect, however, pland no credence whatsoever in these rumors and that in his opinion, these rumors originated with William Alexander, Assistant District Attorney, who had tried to plant other rumors on him. It was belli seeling that Alexander thought Belli might fall for this trap. It was recommended that no worth-while purpose would be served. served On 3-3-64, SAC Shanklin advised that contacted by him, and it was pointed out to getting indications that source of the rumors that usware was an ERI Informant pointed out to him that having any information in this regard. It was also pointed out we want him to put it on the line or stop taking. Said he felt that any information along this line was the old rumor, as he has told to stop talking and that he is at present the only one on his staff supposed to talk to the press. He volunteered that he had heard nothing regarding this rumor around the court house in recent weeks. He stated that this rumor of Oswald being an informant of the FBI or CIA had no place in the trial of Ruby, and that it would not be brought up by him. He stated he would and that it would not be brought up by him. He stated he would quiet and make no further remarks i this regard. The memorandum of 2-28-64 referred to above also recommended that in order to conclusively pin down whether NOT RECORDING 199 APR 18496464

RE: CLFE HARVEY OSWALD 105-82555

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made statements that Oswald was an FTI informant as was Jack Line Ruby, contact should be made with of the Publications, to request that he make the Belli's statements available for 3-3-64 by Assistant Director DeLoach at which time he stated he would

ACTION:

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when alleged Belli interview and you will be advised of the results. At that time, too, we will furnish the above details to the President's Commission so they can be aware as to how will pin down this latest allegation.

DETTE

The state of the s

Casper Callahan Conrad DéLoach 1 Evans Gale Trotter. Tele Roo Holmes Gandy By DONOVAN BESS and WORTH GATEWOOD Mily a lawyer with the unshakeable ego of Melvin Belli would expect to win acquittat for a man who committed murder before 50 million witnesses But in Belli's serene view, the prosecution has anything but an airtight case against his client, Jack Ruby, who starred in TV's only live killing. Belli has already won a pre-trial psychiatric examination, for Ruby, self-appointed executioner of President Kennedy's presumed assassin, thus setting the stage for a temporary-insanity defense. This in itself is a victory, since there was no precedent in Texas law for court-appointed psychiatrists. The lawyer's confidence in suit for damages based on a his ability to save Ruby wrongful or negligent act.

from the electric chair is Belli estimates that he wins at genuine enough—and it is also a clear standard that he wins at least 31 million a year for his clients, most of whom come to him age that has swayed jurors for machinery or victimized in some 130-odd years.

"You must believe in your talents," he says blandly, because 30-odd years. "You must believe in your talents," he says blandly, "been as when you face a jury you are of thinking big pain off in a nervous and afraid, the jury will \$824,396 judgment for the widow and children of 31-year-old pianist William Kapell, who was killed in an air crash in 1953. Belli had 'In Court | Must Feel I'm The Washington Post and Better Than My Opponent asked a cool million, basing his Times Herald. "Call it ego if you wish," he concedes. "All I know is that when I am in court I must feel demands on Kapell's high earning The Washington Daily N potential. The Evening Star . Though million-dollar awards are rare even for him, a hundred New York Herald Tribune that I am better than my oppo- or so of his clients have been the nent. There may be better law- grateful recipients of \$100,000 grateful recipients of \$100,000 judgments in negligence suits. He New Yo's Journal-American yers than I, but so far I haven't come upon any of them in court." New York Mirror takes a third if he wins and nothing if he loses, which isn't The author of this refreshingly New York Daily News outspoken appraisal of himself is, on the record, perhaps the Beili's impressive batting avermost successful personal injury The New York Times age against insurance companies lawyer in the long history of hasn't exactly endeared him to The Worker . torts, which is legaless for a the losing underwriters, who The New Leader The Wall Street Journal The National Observer _ INFORMATION CONTAINED EIN IS UNCLASSIFIED 128 MAR 🗦 BEST COPY AVAILABLE